## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DR. MANHUA MANDY LIN
----------------------

Plaintiff,

v.

2:11-cv-3158-WY

ROHM AND HASS COMPANY d/b/a DOW ADVANCED MATERIALS,

Defendant.

## **ORDER**

**AND NOW**, this 14th day of April, 2014, it is **HEREBY ORDERED** that, upon consideration of the defendant's motion for summary judgment (Doc. 81), the plaintiff's response thereto, the defendant's reply, and the plaintiff's surreply, the defendant's motion is **GRANTED IN PART** as follows:

- 1. Judgment is entered on Count III ("Breach of Contract") and Count IV ("Intentional Interference with Prospective Contractual Relations") in favor of the defendant Rohm and Haas Company d/b/a/ Dow Advanced Materials and against the plaintiff Dr. Manhua Mandy Lin.
  - 2. The motion is otherwise **DENIED**.
  - 3. TRIAL IS SCHEDULED FOR 7/21/14 AT 10:00 A.M.

s/ William H. Yohn Jr.
William H. Yohn Jr., Judge.